PATENT
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Attorney Docket No.	

## COMBINED DECLARATION AND POWER OF ATTORNEY

As a below named inventor, I hereby declare that:						
This declaration is of	the following type:					
national	design supplements					
My residence, post of	fice address, and citizenship a	re as stated below next to n	ny name.			
I believe I am the ori inventor (if plural nar on the invention entitl	ginal, first, and sole inventor nes are listed below) of the st ed:	(if only one name is listed ubject matter which is claim	below) or med and i	r an origi for which	nal, first a paten	t, and join t is sough
"RADOME"						
the specification of wh	nich:					
was and was PC.	ttached hereto.  filed on was amended on filed on  filed on  (i)	as and was amended if any).	pursuant	ernational to PCT	Applic Articl	cation No. le 19 on
as amended by any amendment referred to above.  I acknowledge the duty to disclose information that is material to the examination of the application identified above in accordance with 37 CFR §1.56.						
inventor's certificate of the United States of A utility model, design re at least one country of	y benefits pursuant to 35 USC or of any PCT international parametrical listed below and have gistration, or inventor's certifier than the United States of the application(s) from which	atent application(s) designates also identified below a ficate or any PCT internation America filed by me on the contraction of	ating at le ny foreig onal paten he same s	east one on n applica t applicat	country of tion(s) f tion(s) d	other than for patent, esignating
		PATENT, UTILITY MOD ISTRATION APPLICATI	•			
COUNTRY	PRIOR FOREIGN APPLICATION	DATE OF FILING (day,month,year)	PRIORITY CLAIMED UNDER 35 USC §119(a) or §119(d)			
Japan	2003-164110	9/June/2003	Х	YES		NO
				YES		NO
	İ			YES		NO

I claim the benefit pursuant to 35 USC §119(e) of the following United States provisional patent application(s):

PRIOR U.S. PROVISIONAL PATENT APPLICATIONS, BENEFIT CLAIMED UNDER 35 USC §119(e)				
APPLICATION NO.	DATE OF FILING (day,month,year)			

I claim the benefit pursuant to 35 USC §120 of any United States patent application(s) or PCT international patent application(s) designating the United States of America listed below and, insofar as the subject matter of each of the claims of this patent application is not disclosed in the prior patent application(s) in the manner provided by the first paragraph of 35 USC §112, I acknowledge the duty to disclose material information as defined in 37 CFR §1.56 effective between the filing date of the prior patent application(s) and the national or PCT international filing date of this patent application.

			ICATIONS OR PCT I THE U.S., BENEFIT			
U.S. PATENT APPLICATIONS			Status (check one)			
APPLICATION NO.		U.S. FILING DATE		PATENTED	PENDING	ABANDONED
1.						
2.	Ī					
3.						
PCT APPLICATIONS DES		DESIGNATING THE U.S.		Status (check one)		
PCT APPLICATION No.	PCT FILING DATE (day,month,year)		U.S. APPLICATION NOS. ASSIGNED (if any)	PATENTED	PENDING	ABANDONED
4:						
5						
6.						

DETAILS OF FOREIGN APPLICATIONS FROM WHICH PRIORITY CLAIMED UNDER 35 USC §119 FOR ABOVE LISTED U.S./PCT APPLICATIONS					
ABOVE APPLN. NO.	Country	APPLICATION NO.	DATE OF FILING (day, month, year)	DATE OF ISSUE (day,month,year)	
1.					
2.					
3.					
4.					
5.					
6.					

As a named inventor, I appoint the following registered practitioner(s) to prosecute this application and transact all business in the Patent and Trademark Office connected therewith: Customer Number 23548.



PATENT TRADENARY OFFICE

I further direct that correspondence concerning this application be directed to Customer Number 23548.



PATENT TRADENARY OFFICE

I declare that all statements made herein of my own knowledge are true, that all statements made on information and belief are believed to be true, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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